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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/800,952	03/07/2001	Yigang Cai	Cai 19-13	6742
7590 04/22/2004 Fay Sharpe Fagan Minnich & McKee LLP			EXAMINER	
			AL AUBAIDI, RASHA S	
1100 Superior A	Avenue		ART UNIT PAPER NUMBER	
Cleveland, OH	44114-2518		2642	7
			DATE MAILED: 04/22/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u>·                                     </u>	_		
	Application No.	Applicant(s)	
	09/800,952	CAI ET AL.	
Office Action Summary	Examiner	Art Unit	
	Rasha S AL-Aubaidi	2642	<u> </u>
The MAILING DATE of this communication Period for Reply	appears on the cover sheet v	vith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by stany reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of th riod will apply and will expire SIX (6) MC atute, cause the application to become A	reply be timely filed  irty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).	ication.
Status			
1) Responsive to communication(s) filed on 0	5 February 2004.		
	This action is non-final.		
3) Since this application is in condition for allo closed in accordance with the practice under	•	• •	its is
Disposition of Claims			
4)  Claim(s) 1,7-12 and 22-26 is/are pending in 4a) Of the above claim(s) is/are without 5)  Claim(s) is/are allowed.  6)  Claim(s) 1,7-12 and 22-26 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and	drawn from consideration.		
Application Papers			
9) The specification is objected to by the Exam			
10) The drawing(s) filed on is/are: a) ☐ a			
Applicant may not request that any objection to	•	· ·	
Replacement drawing sheet(s) including the cor 11) The oath or declaration is objected to by the	'		
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bur * See the attached detailed Office action for a	ents have been received. ents have been received in a priority documents have been eau (PCT Rule 17.2(a)).	Application No  n received in this National Stage	<b>3</b>
		,	
Attachment(s)	_		
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> </ol>		Summary (PTO-413) (s)/Mail Date	
Notice of Draitsperson's Patent Drawing Review (PTO-946)   Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date		Informal Patent Application (PTO-152)	

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### Response to Amendment

1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

#### Claim Objections

2. Claim 1 is objected to because of the following informalities:

On page 2, line 10, of the amendment filed 2/12/2003, "an Internet Service Pro" ### 

Incomplete. Appropriate correction is required.

#### Claim Rejections - 35 USC § 102

3. Claims 1,7-8,11, and 22-24 are rejected under 35 U.S.C. 102(e) as being anticipated by Bauer et al (US PAT # 6,310,946).

Regarding claim 1, Bauer teaches a Public Switched Telephone Network (PSTN, this may read on the network 12 that provides the service to the end user at telephone sets 14 within network 10, see FIG. 1, also col.2, lines 26-59), an advanced Internet call session managing method comprising the steps of: storing in a database (reads on element 21 in FIG. 1) a subscriber's caller screening criteria (reads on the interrupt code, see col.2, lines 1-2), said criteria including at least one of calling line identification restrictions, caller identification restrictions, date restrictions, day of the week restrictions, and time restrictions (see col.3, lines 5-25); connecting the subscriber's telephone line to an Internet Service Provider (see col.1, lines 34-37); while said subscriber's telephone line is connected to said ISP, disabling an Internet Call Waiting (ICW) server (see col.1, lines 34-37); when a telephone call is placed to said

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subscriber's telephone line (see col.3, lines 39-44), ascertaining whether a calling party has input a subscriber-defined access code (this reads on the subscriber/calling party entering an interrupt code, see col. 3, lines 45-47) and whether the calling party number is permissible according to said criteria (this reads on verifying the interrupt code in database 21, see col. 3, lines 65-67 and col. 4, lines 1-11), said access code comprising an ICW trigger code adapted to trigger the operation of said ICW server and established by the operator of said PSTN and a security code (the trigger reads on OSS 18, which sends a signal to the local end switching office, see col.2, lines 40-53, col.4, lines 1-13. and col.5, lines 6-9); connecting said calling party to said ICW server and enabling it (this reads on bridging the two parties, see col. 4, lines 34-46), if said calling party has input said access code; not connecting said calling party to said ICW server if said calling party has not input said access code; and via said enabled ICW server. displaying caller identification information to said subscriber when a call has been connected to said ICW server to allow said subscriber to cause said call to be connected, or ignore the call (see col.3, lines 10-19, the display will be inherent).

Claim 22 is rejected for the same reasons as discussed above with respect to claim 1.

Regarding claims 7 and 23, Bauer teaches the calling party inputs said access code as part of a prefix to said subscriber's telephone number when said calling party

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places a call to said subscriber's telephone line (the access code reads on interrupt code, see col.3, lines 45-55).

Regarding claims 8 and 24, Bauer teaches prompting said calling party to input said access code (this basically means asking the calling party to enter the interrupt code, see col.4, lines 62-64).

Regarding claim 11, Bauer teaches the use of a local switch (this reads on first local switching system 12, see FIG. 1).

## Claim Rejections - 35 USC § 103

4. Claims 9-10, 12, 25-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bauer.

Regarding claims 9-10 and 25-26, Bauer does not specifically teach maintaining a subscriber reviewable log of all telephone calls attempted to be made to the subscriber during a subscriber's Internet Call session.

However, it would have been obvious to one of ordinary skill in the art at the time the invention was made to create a log of telephone calls that keeps track of all missed calls while subscriber was on an Internet session. An advantage of such a feature is old and well known in the art. This is analogous to "missed calls" on cellular phones. It

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provides the subscriber with useful information, which he/she may use to call back those who attempted to call him/her.

Claim 12 recites the steps of methods, which are carried out via an Intelligent Network. When certain features like call waiting, call blocking, or call forwarding are able to be applied in an PSTN, then obviously is it is possible to be apply in a different environment such as an intelligent network. That is, feature may obviously be used in different types of network.

#### Response to Arguments

5. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Rasha S AL-Aubaidi whose telephone number is (703)

605-5145. The examiner can normally be reached on Monday-Friday from 8:30 am to

5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ahmad F Matar, can be reached on (703) 305-4731. The fax phone number

for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 305-

4700.

Examiner

Rasha S Al-Aubaidi

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